

ORIGINAL

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
FORT WORTH DIVISION

UNITED STATES OF AMERICA

v.

No. 4:16-CR-142-O

ROBIN ASHLEY MEADOR (01)

FACTUAL RESUME

I. Plea:

The defendant is pleading guilty to Count One of the Information, charging Possession with Intent to Distribute Methamphetamine, in violation of 21 U.S.C. § 841(a)(1) and (b)(1)(C).

II. Penalties:

The penalties the Court can impose include:

- a. imprisonment for a period not to exceed twenty (20) years;
- b. a fine not to exceed one million dollars (\$1,000,000), or twice the pecuniary gain to the defendant or loss to the victim(s), or both such fine and imprisonment;
- c. a term of supervised release of not less than three (3) years, which may be mandatory under the law and will follow any term of imprisonment. If the defendant violates any condition of the term of supervised release, the Court may revoke such release term and require that the defendant serve an additional period of confinement;
- d. a mandatory special assessment of \$100;
- e. forfeiture of property; and
- f. costs of incarceration and supervision.

III. Elements of the Offense:

In order to establish the offense alleged in Court One of the Information, the government must prove the following elements beyond a reasonable doubt:

- First: That the defendant knowingly possess a controlled substance;
- Second: That the substance was in fact methamphetamine; and
- Third: That the defendant possessed the substance with the intent to distribute it.

IV. Stipulated Facts:

On or about February 24, 2016, in the Fort Worth Division of the Northern District of Texas, defendant Robin Ashley Meador did knowingly and intentionally possess with intent to distribute a mixture and substance containing a detectable amount of methamphetamine, a Schedule II controlled substance.

On or about ~~September 28, 2015~~ <sup>FEBRUARY 24, 2016</sup>, an undercover (UC) Texas Department of Public Safety Criminal Investigations Special Agent arranged a purchase of two ounces of methamphetamine from Phillip Admire in Azle, Texas.

On this same date, at approximately 1:43 p.m., the UC met with Admire at an Albertsons in Azle. Admire stated his supplier would meet with them at a nearby Dollar General store, and that the UC needed to follow Admire. The UC followed Admire to the Dollar General located near FM 730 in Azle. Upon arrival, Admire entered the UC's vehicle.

At approximately 2:09 p.m., Robin Ashley Meador arrived at the Dollar General parking lot. Admire exited the UC's car and walked over to Meador's vehicle. Admire retrieved approximately 58 gross grams of methamphetamine from Meador. Admire returned to the UC's car and handed the UC the drugs. In return, the UC handed Admire \$1,200. Admire, Meador, and the UC departed the Dollar General parking lot.

Meador admits that she possessed this methamphetamine with the intent to distribute it.

AGREED AND STIPULATED on this 6<sup>TH</sup> day of JUNE, 2016.

Handwritten signature of Robin Ashley Meador in cursive script, written over a horizontal line.

Robin Ashley Meador  
Defendant

Handwritten signature of Mark R. Danielson in cursive script, written over a horizontal line.

Mark Danielson  
Counsel for Defendant